

Race Meeting License Application

REQUIRED AFFIDAVIT FORM (ATTACHMENT T)

_____, hereafter "the applicant"
(Legal Name of Race Meet Applicant Business Entity)

intends to use all live racing dates and simulcasting dates for which application is made to conduct pari-mutuel wagering on the results of live and simulcast horse races and will make a continuing good faith effort throughout the duration of the proposed race meeting to program and conduct at least 9 live horse races on each live racing date allocated to the applicant;

The applicant will fully comply with the requirements of the race meeting license for which application has been made;

The applicant will conduct the requested race meeting(s), consisting of live racing and approved simulcasts, in compliance with the Horse Racing Law of 1995, as amended, the racing commissioner's rules and orders, the federal interstate horse racing act and all other pertinent state and federal laws;

The applicant will adhere to all aspects of the Horse Racing Law of 1995, as amended, specifically as it relates to pari-mutuel wagering activity on live, imported and exported races.

The applicant shall maintain an interest bearing account for all funds due horsemen's purse pools, and shall timely deposit such funds in the account and credit all interest earned by the account to and for the horsemen's purse pools, pursuant to and in strict compliance with the requirements of Sections 14(7), 15(2), 17(3), 18(4)(5)(6) and 19 of the Horse Racing Law of 1995, as amended;

The applicant waives any rights that the applicant may have under the interstate horse racing act of 1978, 15 U. S. C. 3001 et seq., to restrict or prevent any interstate simulcasts by other race meeting licensees in the state;

If the applicant is located in a city area, that the applicant will make simulcasts of the applicant's live horse races available to other race meeting licensees more than 12 miles away from the applicant's race meeting; and will charge all other licensees in the state the same fee for receiving the applicant's simulcast signals, which shall not exceed 3% of the amount wagered on the simulcast races received from the applicant;

If the applicant is located in a city area, that the applicant will receive all available simulcasts from other city area licensees more than 12 miles away from the applicant's race meeting location and pay the fee charged by the sending licensee;

If the applicant is located in a city area, that the applicant gives permission to all other

licensees in the state to receive interstate simulcast races of a different breed for which the applicant is licensed to conduct live horse racing;

If the applicant is located outside a city area, that the applicant will receive all available inter-track simulcasts from city area licensees;

The applicant already has or will have all necessary equipment, personnel, and contracted goods and services to conduct the requested simulcast program in compliance with the requirements of state and federal law, and will not send or receive any simulcasts approved by the Racing Commissioner unless and until such necessary equipment, personnel, and contracted goods and services are in place and operational;

The applicant will promptly forward to the Racing Commissioner all copies and summaries of all contracts that it enters into to either transmit or receive simulcast race signals, all such contracts must be provided to the racing commissioner prior to receiving any remuneration from said contract; and,

The applicant upon request will promptly submit to the Racing Commissioner verified documentation of its cost of sending its simulcast race signal out of state.

Signature

Title

Printed Name of Signatory

Date

STATE OF _____ §
§

COUNTY OF _____ §

Sworn and subscribed to before me

this _____ day of _____, 20_____,
to certify which witness my hand and official seal

Notary Public, State of:

My Commission Expires: _____

(affix notary seal)